	302-VFP Doc 76 Filed 10/05/20 TATES BANKRUPTC PCGUMENT F	Entered 10/05/20 1/ Page 1 of 2	4:50:33 Desc Main	
	OF NEW JERSEY			
_	ompliance with D.N.J. LBR 9004-1(b) AN & BESLOW LLC at Law			
	od Avenue			
East Oran	ge, New Jersey 07017			
, ,	-9000 (phone) -5886 (fax)			
David G.	Beslow, Esq. DGB-5300			
Attorney f	for Debtor, Egly N Valenzuela]		
In Re:		Case No.:	18-21302	
EGLY N	VALENZUELA	Judge:	VFP	
LOZIII	VIIII (ZCEE)	Chapter:	13	
The d	CHAPTER 13 DEBTOR'S CERTIFIED CONTROL		HON	
1.	 ☐ Motion for Relief from the Automatic Stay filed by creditor, 			
	A hearing has been scheduled for		, at	
	☐ Motion to Dismiss filed by the Chapter 13 Trustee.			
	A hearing has been scheduled for		, at	
	☑ Certification of Default filed by	Credit Acceptance Co	rp,	
	I am requesting a hearing be scheduled	on this matter.		
2.	I oppose the above matter for the follow	ving reasons (choose one):		
	☐ Payments have been made in the an	nount of \$, but have not	

been accounted for. Documentation in support is attached.

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	☐ Payments have not been ma	de for the following reasons and debtor proposes	
	repayment as follows (explain	your answer):	
		r): et forth in the auto lender's default certification. I fell have the ability to make ongoing car payments and a	
	higher Trustee payment to ca a modified plan requesting th	atch up over the remaining life of my plan. I will file nat my arrears be rolled into the Chapter 13 plan. I y plan since filing bankruptcy in 2018.	
3.	This certification is being made in an effort to resolve the issues raised in the certification		
	of default or motion.		
4.	I certify under penalty of perjury that the above is true.		
Date: October 5, 2020		/S/ Egly N Valenzuela	
		Debtor's Signature	
Date:		D 1	
		Debtor's Signature	

NOTES:

- 1. Under D.N.J. LBR 4001-1(b)(1), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 7 days before the date of the hearing if filed in opposition to a Motion for Relief from the Automatic Stay or Chapter 13 Trustee's Motion to Dismiss.
- 2. Under D.N.J. 4001-1 (b)(2), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 14 days after the filing of a Certification of Default.